

STOCKS.

Yesterday's sales in the San Francisco Stock Exchange:

YESTERDAY'S AFTERNOON BOARD.

Ophir 2 45
Mexican 1 65
Gould & Curry 1 05
Best & Belcher 2 50
Con. Cal. Va. 3 75
Savage 1 40
Chollar 85c
Potosi 1 20
Hale & Norcross 1 3
Crown Point 1 10
Yellow Jacket 95c
Belcher 1 60
Imperial 05c
Kentuck 15c
Alpha 20c
Confidence 2 30
Sierra Nevada 95c
Utah 40c
Bullion 60c
Exchequer 40c
Seg. Belcher 45c
Overman 65
Justice 15c
Union Con. 1 10
Alta 25c
Julia 05c
Caledonia 30c
Silver Hill 10c
Challenge 60
Andes 60c
Occidental 50c
Lady Washington 10c
Scorpion 15c
Iowa 10c
New York 40c
Eureka Con. 2 00
Grand Prize 15c
Navajo 10c
Belle Isle 15c
N. Belle Isle 20c
Queen 25c
Commonwealth 10c
N. Commonwealth 30c
Del Monte 40c
Bodie 50c
Bulwer 40c
Mono 80
Sunmit 65c
Peer 05c
Peerless 05c
Crocker 05

Gibraltar.

This famous stallion will stand for the season at the ranch of John Sweeny near Carson City. Gibraltar is the sire of Homestake whose record two years ago was 2:14 1/2.

Benton's Liniment.

Which has been used in Carson for over twenty-five years, has saved many an ache and pain to those who know it. It is really intended for horses but works with the same magical effect on the human. It is a powerful remedy and for rheumatism is the king of the world. Aches knocked out in short order. No horseman should be without a bottle.

Benton's Liniment for sale at all drug stores.

Lost—A lady's gold watch chain, set with diamonds. The finder will be rewarded by leaving it at this office. jy18w

Rubicon Springs.

Is now open for the public. Stage running daily from McKinney's. Parties wishing springs water can order direct. The greatest sanitary resort on the coast.

MRS. VADE CLARKE, Proprietor.

A. Livingston now practically controls the wholesale liquor trade of the city. He is continually adding to his stock and sells only standard brands. He is also introducing some excellent California wines to the people of Carson, as well as foreign and domestic cigars of the finest quality. Drop in and inspect his stock. d 13 tf

ADVICE TO MOTHERS.—Mrs. Winslow's Soothing Syrup should always be used for children teething. It soothes the child, softens the gums, allays the pain, cures wind colic and is the best remedy for diarrhoea. Twenty five cents a bottle.

If your watch is out of order in any way you can get it repaired at Golden's by skilled workmen from the best institutions in Europe. The work turned out in jewelry repairing is always finished in the best style and the assortment of goods has no equal anywhere in Nevada. j4tf

For sale cheap, a young mare, broken to drive, fine open buggy, nearly new, single harness used eight months. Price of outfit \$155. Enquire at this office. jy20tw

Commercial Lunch.

There will be served during the Summer a regular commercial lunch at Anderson's lunch counter in Weiland's saloon. It will be a hot lunch with soup, beer, tea, coffee or milk, for 25 cents. It is proposed to make this the best lunch in the city for the money, and will run from 12 to 2 o'clock. July 1

The Mamie.

The Steamer Mamie has been repaired and is now taking all parties so desiring to any and all parts of the lake. Send your order to CAP. J. A. TODMAN, Tahoe City.

TELEGRAPHIC.

SISSON DOOMED BY FIRE.

WITH A STRONG NORTH WIND FORCING THE FLAMES.

Bandages Instead of Medicine Do Charles Wilson Up.

Special to the APPEAL:

Unrestricted Flames at Sisson.

Sisson, July 28.—The fire is still burning. Several more dwellings have gone and Mason's stable, Hawser's bakery and Silberstein's general merchandise store are still burning. Both sides of the street are on fire, a heavy north wind is blowing. In order to stop the flames buildings have been blown up but all efforts were fruitless. Everything in sight will be destroyed.

Suicided With His Bandages.

Oregon City, July 28.—Charles Wilson the murderer of Mamie Walsh committed suicide by hanging himself in his cell. He removed the bandages from his broken arm to do the act. He was discovered by other prisoners but when officers arrived he was dead.

The Willis Clarke Case.

Yesterday Judge Rising made a decision in the case of Willis Clarke. Proceedings were instituted by the District Attorney, asking that he be deposed of his office as Notary Public, on the ground that he held a Federal office. The Court held that the law did not contemplate a Federal officer holding another office of trust and emolument, and decided that the office of Notary Public held by Willis Clarke was vacant.

The defendant will appeal to the Supreme Court.

The Facts.

ED. APPEAL.—The inference in the Tribune last evening that you reconsidered your intention not to reveal a confidential communication made to you is untrue. You did not reveal my name to the Grand Jury until after I had called on them and was denied admittance, and then called at the county jail and released you from the obligation of secrecy. The Sheriff will bear me out in this statement.

LEW STEVENSON.

E. L. Bingham of Tuscorara is announced by the Times-Review as a candidate for Clerk of Elko county, subject to the decision of the silver or People's Convention. He is a printer-miner, having learned the art preservative, but of late has earned his bread as an honest miner and is a strong advocate of free coinage. He is thoroughly competent to fill the position with credit to himself and people. He has renounced allegiance to the party with which he was associated, and is an ardent silver man.

In the District Court yesterday E. D. Folsom applied for letters of administration in the Stevenson estate, this being at the request of the Stevenson heirs who relinquished their rights of administration to Mr. Folsom. Tremmer Coffin, attorney for Mrs. Stevenson, deceased, was given ten days to file his report relative to the condition of the estate.

The latest advices are to the effect that since it has been ascertained that a majority of the present members of the Nevada legislature are for Weaver and Field, the scheme to convene the legislature to cast the electoral vote of this State has been abandoned. So another anything-to-beat-Weaver scheme is laid at rest. Next.—Silver State.

District Attorney Summerfield, instead of attempting to investigate county matters, acts as the attorney for the men charged with illegal work. A pretty spectacle this, for the taxpayers.

The APPEAL editor fails to see by what right he is imprisoned for contempt by a court for whom he entertains the highest respect.

The front of Dempsey's saloon has been gorgeously decorated by Whiting. It is the neatest piece of work in town.

Keep in session gentleman of the Grand Jury and you will have plenty of evidence.

Arlington Arrivals.

F M Bain, Philadelphia; Joseph Douglas, Virginia City; J M Huffaker, Va city; J W Brooks, Va city; J S McCullough, Va city; George Russell, Elko; J P Davenport, San Francisco; James Irvine, S. F.; Emil Weimer and wife, S. F.; O E Beowa, S. F.; W J Douglas and wife, Martinez, Cal; C W Perry, Sacramento; F G Newlands, Reno.

THE GRAND JURY

It Holds a Session Yesterday and Jails the "Appeal" Editor.

Yesterday morning at 10:30 o'clock the Grand Jury was called before Judge Rising. He addressed them substantially as follows:

"Gentlemen of the Grand Jury:—You have been called together to investigate charges made against the officials of this county. Some of these charges, if true, are serious and amount to an malfeasance in office. If you find them true it is your duty to report indictments. If they are not true, the officers charged with the offense should receive from your hands the full benefit of an exoneration.

The charges made in the newspapers against the Commissioners if true, amount only to a misdemeanor and should be attended to by the legal officers of the county.

Dr. Guinan has publicly addressed a letter to me in a public newspaper. In this letter, is an insinuation that the Grand Jury has been improperly drawn. I will state that the law provides that the Judge of the District Court shall draw the Grand Jury assisted by one Commissioner. Each selects twenty-four names and from these names the jurors are drawn. If the Judge is absent the law provides that he shall delegate the County Clerk, to assist the Commissioner in the drawing.

As I have been absent most of the time on official duties in other portions of the district, I have delegated this duty to the County Clerk. I make this statement to show you that the drawings of the Grand Jury have been strictly in accordance with the law.

I have every confidence in the integrity of the County Clerk and shall continue to repose such confidence in him until it is shaken.

The editor of the APPEAL made statements to me regarding the receiving of commissions by county officers, but says that the party making the statement to him refuses to testify before the Grand Jury, and that he cannot prove these charges without this witness. It rests with you to say whether or not he shall reveal the name of his informant.

The Grand Jury then returned and the editor of the APPEAL was questioned relating to the failure of the Commissioners to advertise the bills allowed and the fact that Commissioners were interested in contracts in violation of the law.

He was then asked the name of his informant in the matter of "greasing" county officials, and stated that it was told him in confidence as a newspaper man, and he could not violate it. His refusal was reported to the Court and the witness was cited to appear.

He stated to the Court that he acquired this knowledge in his professional capacity as a journalist, and he regarded it as a confidential communication.

He also cited the case of when Hon. William Woodburn had been called to answer a question by the same Grand Jury, and after declining was excused.

This was held by the Court to have no bearing on this case, so the witness was given until 1:30 to produce his informant or be adjudged guilty of contempt.

At the time appointed the witness was again called on to give the name of his informant, but again declined, stating that to answer the question would be a violation of an unwritten law of the newspaper profession and bring witness into contempt and disgrace among members of his profession.

The Court replied that the law upon the point recognized no such reason, and the witness was remanded to the custody of the Sheriff and taken to the County Jail.

After being about twenty minutes in custody, the gentleman who had given the APPEAL the information regarding the county officials, called at the Grand Jury room to testify, but was refused admittance. He then called at the County Jail and relieved the witness of the injunction of secrecy, requesting him to go to the Grand Jury room and give his name. This was immediately done, and the witness was released from custody.

The witness, Mr. Stevenson, then appeared before the Grand Jury, but refused to testify relative to the contracts on the ground that it would tend to incriminate him. He was excused.

The Carson APPEAL is making a noble and determined fight against boodles in Ormsby.—Silver State.

We Are Responsible!

The editor of the News is responsible for every article that appears in the paper and has never been compelled in any way, shape, manner or form to print an editorial or other article. Lack of political experience and an ignorance of those questions which are so uninteresting and difficult to the feminine mind, have caused her to err in judgement, perhaps; but men of able minds and of extended experience have been guilty of error, and it is by mistakes we learn. The News editor's error has been that of following the example average political paper, instead of striking out on entirely new lines which she will certainly do in future, and trust to a judgment which she hopes will become clearer as she gains experience.—News.

The above is very good as far as it goes, but it does not go far enough. We believe there is a bright future before any one who takes hold of a new business and acknowledges a lack of experience in connection with it.

Most people who have taken hold of our morning rival and its various stages of decay and development under various names and disguises labored under the impression that they were particular persons selected by Heaven to give Carson an ideal newspaper and fill the long felt want.

Miss Martin is more modest and candid than her predecessors and her modesty and candor appeals to the consideration of every right thinking person.

The APPEAL flatters to admire and compliment it. A sense of justice is all that is now required to cause the News to apologise to Mr. Newlands for the language regarding him which crept into the paper.

PRESTO, CHANGE.

Two Kinds of Law in Ormsby County.

Some months ago the editor of the APPEAL charged that Attorney Summerfield was retained by George Thaxter in the Davis case, and acted while he was also the District Attorney. Three men had stated unreservedly to Hon. William Woodburn that Thaxter had admitted to them that Summerfield was his attorney.

When Woodburn—who had mentioned this circumstance, not deeming it even to be a secret—was put on the stand, the parties who told him, having strings placed on them, begged him not to reveal their names, and he therefore declined to tell. He was thereupon excused.

Yesterday the editor of the APPEAL was called before the same Grand Jury and asked if he ever said that a certain unknown party had admitted to him that he had to pay commissions to county officers to get contracts. The reply was, "Yes; a party so admitted to me." When asked the name the editor of the APPEAL declined to answer and was sent to jail.

The fact of the matter was, the District Attorney figured out that he had never been told so by anyone, and hence would have to lie in jail all Summer or admit he made the story out of whole cloth. It was not long, however, before the person who had made the admission voluntarily appeared before the Grand Jury and relieved the present witness of the charge of contempt.

Woodburn did not claim the attorney's privilege of treating inviolate a client's communication, as the parties were not his clients.

Thus, as we have said before, there is one law when one case is up, and another law for another case.

Call John Heidenreich.

Some years ago William Muldoon did some road work in King's Canyon. He worked a little over seven days, not quite eight and put in his bill for \$300 odd dollars. About this time the ranchers who were interested in the work kept tally on it and John Heidenreich presented District Attorney Torreyson with a memorandum of the time Muldoon worked on the road with one team, but the bill was allowed all the same.

Mr. Muldoon also filled a great many wood contracts for the county and it was generally reported and generally believed that Muldoon was a partner of Hank Martin, County Commissioner. Better call John Heidenreich to testify about that work and then ask John Muldoon how long he was in the wood business as a partner of Martin.

The Grand Jury have at last succeeded in getting one man in jail, the editor of the APPEAL. Nobody else appear to have been reached up to date.

WHY

THAT IS THE QUESTION.

Can you go to the EMPORIUM and know you will get the worth of your money?

BECAUSE

Abe treats you well; gives you one price, and tells you frankly if your purchase is cotton or wool, and if it will wash and wear.

A. COHN'S Opposite Capitol, in County Building.

1861.

1891

E. B. RAIL.

Carson City - - - - - Nevada

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Hardware and Agricultural Implements

The Old Reliable House, where you can get Every thing you Want, and at Prices that will Make You Happy.

Hardware and shelf goods, windows, doors, blinds, crockery, glassware, lamps and fixtures, table and pocket cutlery, stoves, tinware, redwood shingles, laths, chinaware, chandeliers, bar fixtures, fancy goods, silver and plated goods, nickel and plain agate ware plain and stamped tinware, guns, pistols, powder, shot, cartridges, etc., bird cages, baskets, etc.

plows, reapers, mowers, binders, rakes, threshers, gas and water pipe, etc., sheet iron, galvanized wire, wagons, buggies, carts and buckboards, painted fence wire, galvanized fence wire, blasting powder, wedges and sledges, pumps, hose and faucets, belting and rubber goods.

AGENT FOR—Champion machines, Buckeye and other machines, Oliver's Chilled Plows and other plows, Eureka Hoes, Buck stoves, Medallion and Model Ranges, Heath & Milligan Stoves, Planet Jr. Horse Hoes, Cultivators and Seeders, and many other goods in my line. Will fill all special orders at low prices. Tinners and plumbers constantly on hand to do work on short notice.

SUMMERS & DAUCHY, Drugs Toilet Articl's PERFUMES.

Prescriptions Carefully and Accurately compounded Day and night. ot4 Arlington Block, Carson, Nev..

UHL & LEONHARD, EAGLE MARKET.



Successors to Chas. Green.

Beef, Lamb, Mutton, Veal, Sausage, Etc

Opposite Bullion & Exchange Bank, Main Street

J. H. Cowing

— THE PIONEER —

Carriage and Sign Painter OF CARSON CITY.

(Established 1860.)

Prices to suit the Times.

Shop Opposite Leete & Leary. a12

CREOSOZONE!

Will Rid Fowls, Birds and Swine of LICE.

One thorough application of CREOSOZONE to the roosts will drive every chicken louse out of the house in 24 hours.

It is an absolute disinfectant. Sold only in quart cans; 75 cents.

Four cans, \$3, Express Prepaid. Reno Manufacturing Co., a12m Reno, Nev.

A. J. Millard, PLUMBING & TINWARE

Located Opp. Briggs House.

Sanitary Work, Tin Work, and all Kinds of Jobbing.

Cheapest Place in Carson.

All Work Guaranteed. m19

A NEW DEAL.

THE - DAIRY - RESTAURANT

Reopened and Refurnished under a New Management.

This popular Restaurant is now recognized as the leading place in the city for good service and square meals. It is my aim to make it the most perfectly appointed eating place in Nevada.

o23

C. A. THOMPSON,